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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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ISAIAH GERAFINO, LENFORD:
JOHNSTON, SARA FAUST, SUKOL:
PHAIROJ, CHELSEA LINDMAN:
VIRGINIA WORLEY, ROSALINA:
WALTER and THOMAS CAMPBELL on:
behalf of themselves and all other similarly:
situated,

LENFORD: Civil Action No.: 07-6729 (RJS) (JCF)

Plaintiffs,

-against-

JEAN-GEORGES ENTERPRISES, LLC; : JEAN-GEORGES MANAGEMENT LLC; : PERRY STREET PROJECT LLC; : TRIOMPHE RESTAURANT CORP. d/b/a : JEAN GEORGES RESTAURANT and : NOUGATINE; ORIGINE LLC d/b/a JOJO : RESTAURANT; SPICE MARKET LLC; : LEONARD STREET LLC d/b/a 66 : RESTAURANT; JEAN-GEORGES : VONGERICHTEN and JOHN DOES 1-10

NOTICE OF SETPLEMENT OF CLASS ACTION LAWSUIT

USDS SDNY DOCUMENT

ELECTRONICALLY FILED

DOC#:

DATE FILED:

Defendants.

SETTLEMENT AND PROVIDING FOR NOTICE

WHEREAS, an action entitled ISAIAH GERAFINO, LENFORD JOHNSTON, SARA FAUST, SUKOL PHAIROJ, CHELSEA LINDMAN VIRGINIA WORLEY, ROSALINA WALTER and THOMAS CAMPBELL on behalf of themselves and all other similarly situated, v. JEAN-GEORGES ENTERPRISES, LLC; JEAN-GEORGES MANAGEMENT LLC; PERRY STREET PROJECT LLC; TRIOMPHE RESTAURANT CORP. d/b/a JEAN GEORGES RESTAURANT and NOUGATINE;

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- 3. The Court hereby preliminarily certifies Class Counsel, and Isaiah Gerafino, Lenford Johnston, Sara Faust, Sukol Phairoj, Chelsea Lindman, Virginia Worley, Rosalina Walter and Thomas Campbell as Class Representatives as described in the Agreement, subject to the entry of the Final Order and Judgment as provided in the Agreement.
- 4. The Settlement Hearing Shall be held before this Court, on Mou 3, 200% (at least 70 days after the entry of this Order) at the United States District Court, Southern District of New York, U.S. Courthouse, 500 Pearl Street, New York, NY 10007, to determine whether the proposed settlement of the Wage Action on the terms and conditions provided for in the Agreement is fair, just, reasonable, adequate and in the best interests of the Class, and should be approved by the Court; whether an Order and Final Judgment of Dismissal, as provided in the Agreement, should be entered; and to determine the amount of attorneys' fees, costs and expenses that should be awarded Class Counsel.
 - 5. The Court approves, as to form and content, the Settlement Notice and finds that the mailing and distribution of the Settlement Notice substantially in the manner and form set forth in the Agreement constitutes the best notice practicable under the circumstances, and constitutes valid, due and sufficient notice to all persons in the Class, complying fully with the requirement of Rule 23 of the Federal Rules of Civil Procedure, the Constitution of the United States and any other applicable laws.
 - 6. Within twenty five (25) days after this Order is preliminarily approved, Class Counsel shall send the Class Notice and Consent to Join Forms to the Settlement Class members by mail to the Settlement Class members' addresses as they are maintained by the Defendants.

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Settlement Class members shall have a deadline of 45 days after the mailing of

Class Notice and Claims Forms for opting out of, or excluding oneself from, the state

claim class action under Federal Rule of Civil Procedure 23.

Settlement Class members shall have a deadline of 45 days after the mailing of

the Class Notice and Claims Forms for objecting to the terms of the settlement

Agreement.

Settlement Class members shall have a deadline of 45 days after the mailing of

the Class Notice and Claims Forms for opting in to the FLSA collective action, and

filing a Consent to Join Form in this action.

10. The Court reserves the right to adjourn the date of the Fairness Hearing without

further notice to the Class Members, and retains jurisdiction to consider all further

applications arising out of or connected with the proposed settlement. Notice of any

adjournment can be obtained from Class Counsel: D. Maimon Kirschenbaum, Esq., 757

Third Avenue, Suite 2500, New York, NY 10017 (phone: 212-688-5640). The Court may

approve the settlement, with such modifications as may be agreed to by the settling

parties, if appropriate, without further notice to the Class.

Dated: February 11, 2008